authorized to have access to the account; and

 c. A statement affirming the accuracy and authenticity of the information submitted to OTEXA.

Once the application has been received by the HOPE II online system and reviewed and approved by OTEXA, the qualifying apparel producer will be assigned a unique user identification number, and a password to enable future access to its online account. The qualifying apparel producer may request to update contact and designee information in its account at any time through the HOPE II online system.

- 4. Submitting a Request to Deposit Credits. A qualifying apparel producer with an existing account may submit a request to deposit credits for purchases of qualifying woven fabric or qualifying knit fabric. The request must contain the following information:
- a. The name of the qualifying apparel producer;
- b. A complete description of the qualifying woven fabric or qualifying knit fabric;
- c. The quantity, in SMEs, of the qualifying woven fabric or qualifying knit fabric;
- d. A statement that the qualifying woven fabric or qualifying knit fabric is intended for the production of apparel in Haiti; and
- e. Supporting documentation: Documentation, which, in their totality includes:
- (1) The U.S. manufacturer of the qualifying woven fabric or qualifying knit fabric;
- (2) the full description of the fabric in question, including any non-U.S. components or inputs and their manufacturer;
- (3) if the fabric consists wholly or in part of knit-to-shape components, the manufacturer of said components, and documentation indicating that U.S. yarns were used in the production of said components;
- (3) the name of the qualifying apparel producer as the ultimate consignee; and
- (4) that the fabric purchased is intended for production of apparel in Haiti.
- f. An affirmation from the qualifying apparel producer as to the accuracy and authenticity of the information provided.

The request must be submitted via the Hope II online system. All supporting documentation must be submitted either electronically via the Hope II online system, or via fax to 202–482–0858 or 202–482–2331. OTEXA will review the request and supporting documentation and shall make a determination whether to approve or deny the request to

deposit credits. Should there be insufficient information with which to make a determination, OTEXA may request additional information from the qualifying apparel producer, the manufacturer of the fabric or components at issue, or any other entity identified in supporting documentation, as provided by section 6.

5. Submitting a Request for an Earned Income Allowance Certificate. A qualifying apparel producer may request the issuance of a certificate via the HOPE II online system. The qualifying apparel producer must log on to the HOPE II online system to access its account, and submit a request to redeem credits and be issued a certificate. As long as there are sufficient credits available, a certificate will be automatically generated by the HOPE II online system, and the credits will be automatically withdrawn from the qualifying apparel producer's account. If there are insufficient credits in the qualifying apparel producer's account, the request for a certificate will automatically be denied by the HOPE II online system.

6. Verification of Submitted Information. OTEXA may, at any time, verify the information submitted by a qualifying apparel producer or its designee. OTEXA may require any textile mill or other entity located in the United States that exports to Haiti qualifying woven fabric or qualifying knit fabric to submit, upon such export or upon request, documentation to OTEXA: (a) verifying that the qualifying woven fabric or qualifying knit fabric was exported to a producer in Haiti or to an entity controlling production; and (b) identifying such producer or entity controlling production, and the quantity and description of qualifying woven fabric or qualifying knit fabric exported to such producer or entity controlling production. OTEXA may also require that a producer or entity controlling production submit documentation to verify purchases of qualifying woven fabric or qualifying knit fabric. OTEXA may make available to each person or entity identified in documentation submitted under these provisions information contained in the documentation that relates to the purchase of qualifying woven fabric or qualifying knit fabric involving such person or entity. OTEXA may establish and impose penalties for the submission to OTEXA of fraudulent information under this program, other than a claim under the customs laws of the United States or under title 18, United States Code.

7. Contact Information: Questions regarding the Earned Import Allowance

program or the HOPE II online system may contact OTEXA via e-mail at *OTEXA_HaitiHOPE2@mail.doc.gov*, or by phone to the Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–3400.

R. Matthew Priest,

 ${\it Chairman, Committee for the Implementation} of {\it Textile Agreements}.$

[FR Doc. E8–21481 Filed 9–12–08; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-846]

Brake Rotors From the People's Republic of China: Notice of Partial Rescission of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: The U.S. Department of Commerce (the Department) is rescinding in part the administrative review of the antidumping duty order on brake rotors from the People's Republic of China (PRC) for the period April 1, 2007, to August 13, 2007, with respect to Dixion Brake System (Longkou) Ltd. (Dixion), Laizhou Luqi Machinery Co., Ltd. (Lugi), Laizhou Wally Automobile Co., Ltd. (Wally), Longkou Haimeng Machinery Co., Ltd. (Haimeng), and Longkou Orient Autoparts Co., Ltd. (Longkou Orient). This partial rescission is based on the withdrawal of the requests for review by the interested parties that requested the review.

EFFECTIVE DATE: September 15, 2008. **FOR FURTHER INFORMATION CONTACT:** Brian Smith or Terre Keaton Stefanova, AD/CVD Operations, Office 2, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482–1766 and (202) 482–1280, respectively.

SUPPLEMENTARY INFORMATION:

Background

On April 1, 2008, the Department published a notice of opportunity to request an administrative review of the antidumping duty order on brake rotors from the PRC. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 73 FR 17317 (April 1, 2008). In response, Dixion, Haimeng, Longkou Orient, Luqi, and Wally, exporters of the subject

merchandise, each timely requested an administrative review of the antidumping duty order on brake rotors from the PRC for entries of the subject merchandise during the period April 1, 2007, through March 31, 2008. Therefore, on May 29, 2008, the Department initiated a review of Dixion, Haimeng, Longkou Orient, Luqi, and Wally. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part, 73 FR 31813 (June 4, 2008).

The International Trade Commission (ITC) subsequently determined, pursuant to section 751(c) of the Tariff Act of 1930, as amended (the Act), that revocation of the antidumping duty order on brake rotors from the PRC would not be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time. The ITC notified the Department of its decision on June 12, 2008, and published its decision on June 18, 2008. See Brake Rotors from China: Investigation No. 731-TA-744 (Second Review), 73 FR 34790 (June 18, 2008), and ITC Publication 4009 Inv. No. 731-TA-744 (Second Review) (June 2008).

Based on the ITC's decision, the Department subsequently revoked the antidumping duty order on brake rotors from the PRC, effective August 14, 2007. See Brake Rotors from the People's Republic of China: Revocation of Antidumping Duty Order Pursuant to Second Five-Year (Sunset) Review, 73 FR 36039 (June 25, 2008) (Revocation *Notice*). As a result of the revocation of this order, effective August 14, 2007, the period of review (POR) of this segment was changed to April 1, 2007, through August 13, 2007. See Revocation Notice, 73 FR at 36040; and Memorandum to the File entitled "Change in the Period of Review," dated June 27, 2008.

In a letter dated July 11, 2008, Dixion and Wally withdrew their requests for review and requested that the Department rescind the review with respect to them. On August 12, 2008, Longkou Orient also withdrew its request for review, as did Haimeng and Luqi on August 13, 2008.

Rescission, in Part, of Administrative Review

Pursuant to 19 CFR 351.213(d)(1), the Secretary will rescind an administrative review, in whole or in part, if the party who requested the review withdraws the request within 90 days of the date of publication of the notice of initiation of the requested review. Accordingly, Dixion, Haimeng, Longkou Orient, Luqi, and Wally timely withdrew their requests for review within the 90-day

period and no other party requested a review of their entries. Therefore, in accordance with 19 CFR 351.213(d)(1), we are rescinding this administrative review with respect to these companies.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. For the companies for which this review has been rescinded, antidumping duties shall be assessed, if applicable, at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions directly to CBP 15 days after publication of this notice.

Notification to Importers

This notice serves as a reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

Notification Regarding Administrative Protective Orders

This notice also serves as a reminder to parties subject to administrative protective orders (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This notice is published in accordance with section 777(i) of the Act and 19 CFR 351.213(d)(4).

Dated: September 9, 2008.

Stephen J. Claeys,

Deputy Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XK50

Fisheries of the South Atlantic and Gulf of Mexico; SEDAR; Public Meetings

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of Southeastern Data, Assessment, and Review (SEDAR) Procedural Workshop on Indices Development and Selection Criteria.

SUMMARY: Measures of population abundance are critical to developing adequate and reliable quantitative stock assessments. Given the complexity of developing indices of abundance and determining which indices may be useful for use in stock assessments, a 4 day workshop will be convened to gather key members of the SEDAR assessment community to prepare a guide to index development and evaluation. Topics of discussion will include: methods for indices development, review of criteria used in determining usefulness of indices in past SEDARs, meta-analysis of indices presented in past SEDARs (examining factors such as duration, coefficients of variation, and spatial coverage), and possible criteria for indices selection. Participants will produce summaries and/or documents of various issues to be discussed prior to the workshop and participant in the development of the final report during and after the meeting.

DATES: The SEDAR Indices Procedural Workshop will take place October 14–17, 2008; SEDAR - Indices Procedural Workshop Schedule: October 14, 2008: 1 p.m. - 8 p.m.; October 15–16, 2008: 8 a.m. - 8 p.m.; October 17, 2008: 8 a.m. - 1 p.m.

ADDRESSES: The SEDAR Indices Procedural Workshop will be held at the NOAA Fisheries, Southeast Fisheries Science Center, 75 Virginia Beach Drive, Miami, FL 33149; telephone: (305) 361– 4200.

Council address: South Atlantic Fishery Management Council, 4055 Faber Place Drive, Suite 201, North Charleston, SC 29405.

FOR FURTHER INFORMATION CONTACT: Julie Neer, SEDAR Coordinator, 4055 Faber Place Drive, Suite 201, North Charleston, SC 29405; telephone: (843) 571–4366.